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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/057,556	04/09/1998	SHUICHI OKAMURA	6532 EXAMINER	
5514	7590 04/15/2004			
FITZPATRICK CELLA HARPER & SCINTO 30 ROCKEFELLER PLAZA			TSEGAYE, SABA	
	, NY 10112 -		ART UNIT	PAPER NUMBER
	•		2662	de
			DATE MAILED: 04/15/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.	Applicant(s)					
09/057,556	OKAMURA					
Examiner	Art Unit					
Saba Tsegaye	2662					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
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PLY [check either a) or b)]						
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er consideration and/or search (see NOTE below);					
(b) ☐ they raise the issue of new matter (see Note below);						
(c) they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal; and/or						
(d) They present additional claims without canceling a corresponding number of finally rejected claims.						
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be allowable if submitted in a s	eparate, timely file	d amendment				
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cause it is not directed SOLELY	to issues which we	ere newly				
For purposes of Appeal, the proposed amendment(s) a) will not be entered or b) will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended.						
proved or b) disapproved by	the Examiner.					
nt(s)(PTO-1449) Paper No(s).	→ ^					
PR	JOHN PEZZLO IMARY EXAMINER					
	Examiner Saba Tsegaye Arrs on the cover sheet with the country of abandonment of this applied a mendment while all (with appeal fee); or (3) a time of the final rejection. Arrivory Action, or (2) the date set forth in the an SIX MONTHS from the mailing date of FILED WITHIN TWO MONTHS OF THE con which the petition under 37 CFR 1.1 sistent and the corresponding amount of the lastatutory period for reply originally set in on this after the mailing date of the final rejects. Brief must be filed within the particular of the lastatutory period for reply originally set in on this after the mailing date of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the final rejects. Brief must be filed within the particular of the fil	Examiner Saba Tsegaye ars on the cover sheet with the correspondence add this APPLICATION IN CONDITION FOR ALLOW, void abandonment of this application. A proper religional (with appeal fee); or (3) a timely filed Request for the final rejection, whichever an SIX MONTHS from the mailing date of the final rejection, whichever an SIX MONTHS from the mailing date of the final rejection. FILED WITHIN TWO MONTHS OF THE FINAL REJECTION. Set the on which the petition under 37 CFR 1.136(a) and the appropriate existent and the corresponding amount of the fee. The appropriate existent was represented for reply originally set in the final Office action; or onthis after the mailing date of the final rejection, even if timely filed, as Brief must be filed within the period set forth in R 1.191(d)), to avoid dismissal of the appeal. ecause: er consideration and/or search (see NOTE below); pelow); in better form for appeal by materially reducing or so the allowable if submitted in a separate, timely filed. The allowable if submitted in a separate, timely filed. The allowable if submitted in a separate, timely filed. The allowable if submitted in a separate, timely filed. The allowable if submitted in a separate, timely filed. The allowable if submitted in a separate, timely filed. The allowable if submitted in a separate, timely filed. The allowable if submitted in a separate, timely filed. The allowable if submitted in a separate in the provided below or appended. The consideration has been considered but does Not the Continuation Sheet. The consideration of the provided below or appended.				

U.S. Patent and Trademark Office PTOL-303 (Rev. 11-03) Application/Control Number: 09/057,556

Art Unit: 2662

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Continuation of 5. Applicant argues on page 3 of the response that Kurobe does not teach a ratio of an amount of image data to an amount of sound data when dividing image data into packets.

The examiner respectfully disagrees with applicant contention.

Kurobe clearly discloses, in Fig. 4, that fixed-length of the variable length slot is divided into variable-length slot 1 (speech) and variable-length slot 2 (video). The size of the video slot differs in a speech period and a silent period. That is the length of the variable-length (video) slot 2 is increased/ decreased depending on the length of the variable-length (speech) slot 1. As Fig. 4 illustrates, in a silent period video is transmitted in the maximum length for slot 2. In a speech period the length of slot 2 is shortened based on the length of slot 1. Therefore, this shows that a ratio of an amount of image data to an amount of sound data exists such that when the ratio is zero the image data is the max length and when the ratio is speech/image then the speech length is predetermined to "x" length and the image length is (max - "x") length.